## 50.205-3 Authorization of offers contingent upon SAFETY Act designation or certification before contract award.

- (a) Contracting officers may authorize such contingent offers, only if-
  - (1) DHS has issued-
- (i) For offers contingent upon SAFETY Act designation, a pre-qualification designation notice or a block designation; or
  - (ii) For offers contingent upon SAFETY Act certification, a block certification;
- (2) To the contracting officer's knowledge, the Government has not provided advance notice so that potential offerors could have obtained SAFETY Act designations/ certifications for their offered technologies before release of any solicitation; and
- (3) Market research shows that there will be insufficient competition without SAFETY Act protections or the subject technology would be sold to the Government only with SAFETY Act protections.
- (b) Contracting officers shall not authorize offers contingent upon obtaining a SAFETY Act certification (as opposed to a SAFETY Act designation), unless a block certification applies to the class of technology to be acquired under the solicitation.

**Parent topic:** 50.205 Procedures.